

REMARKS

Claims 1-4, 6, 8-22 and 27-42 are currently pending in this application.

Interview Summary

The undersigned received a call from the Examiner on March 1, 2010 who indicated that the claims were allowable over the prior art but suggested that the limitations of a processor and storage be added to the independent claims to ensure that they were patentable subject matter under 35 U.S.C. §101 in view of the Federal Circuit's decision in *In re Bilski*, 545 F.3d 943, 88 U.S.P.Q.2d 1385 (Fed. Cir. 2008, *cert. granted*). On March 3, 2010, in a second telephonic interview, Applicant proposed converting the method claims of the application to system claims. The Examiner agreed to this proposal, and Applicant agreed to submit this Supplemental Amendment.

Conclusion

Applicant believes that the previously submitted method claims are patentable subject matter under the provisions of 35 U.S.C. §101. However, in view of the legal uncertainties inherent in the ongoing judicial review of the scope of 35 U.S.C. §101 and to expedite the issuance of this application, the method claims of this patent have been converted to system claims. Applicant reserves the right to reintroduce method claims in one or more continuing applications without limitation or estoppel.

In view of the forgoing, Applicant believes that all pending claims are allowable and a Notice of Allowance is respectfully requested. Should the Examiner determine that a further telephone conference would expedite the prosecution of this

application the Examiner is invited to contact the undersigned at telephone number 650-293-3355.

Respectfully submitted,



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Date: March 03, 2010